IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: GENERIC PHARMACEUTICALS PRICING ANTITRUST LITIGATION

MDL 2724 16-MD-2724

THIS DOCUMENT RELATES TO:

ALL ACTIONS

HON. CYNTHIA M. RUFE

ORDER

AND NOW, this 2nd day of November 2021, upon consideration of the attached Joint Stipulation to Govern Briefing of Defendants' Objections to Special Master Marion's Seventh Report and Recommendation, it is hereby **ORDERED** that the Stipulation is **APPROVED**.

It is so **ORDERED**.

BY THE COURT:

/s/ Cynthia M. Rufe

CYNTHIA M. RUFE, J.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: GENERIC PHARMACEUTICALS PRICING ANTITRUST LITIGATION

MDL No. 2724

Case No. 2:16-MD-02724

THIS DOCUMENT RELATES TO:

ALL ACTIONS

Hon. Cynthia M. Rufe

JOINT STIPULATION TO GOVERN BRIEFING OF DEFENDANTS' OBJECTIONS TO SPECIAL MASTER MARION'S SEVENTH REPORT & RECOMMENDATION

WHEREAS, on October 14, 2021, Special Master David. H. Marion issued his Seventh Report and Recommendation Dealing with Prioritizing and Scheduling Bellwether Discovery; Setting a Cut Off Date for Such Fact Discovery Separate from a Date for the MDL as a Whole; and Related Issues Raised by the Parties in Connection Therewith, MDL Doc. 1845 (the "7th R&R");

WHEREAS, on October 28, 2021, Defendants filed their Partial Objections to the 7th R&R, MDL. Doc. 1854 ("Defendants' Objections");

WHEREAS, in Pretrial Order No. 183 (MDL Doc. 1847), the Court scheduled a General Status Conference for November 18, 2021;

WHEREAS, after discussion, the State Attorneys General, End-Payer Plaintiffs, and Direct Purchaser Plaintiffs (collectively, "Bellwether Plaintiffs") and the objecting Defendants have agreed, subject to the Court's approval, to a schedule to govern the briefing of Defendants' Objections prior to the November 18, 2021 General Status Conference;

THEREFORE, it is hereby STIPULATED AND AGREED by the undersigned counsel, pursuant to Local Rule 7.4, that Bellwether Plaintiffs shall have until November 9, 2021 in which to file their Response to Defendants' Objections, and Defendants may file a Reply thereto by November 16, 2021.

IT IS SO STIPULATED.

Dated: November 2, 2021

Respectfully submitted,

/s/ Roberta D. Liebenberg

Roberta D. Liebenberg FINE, KAPLAN AND BLACK, R.P.C. One South Broad Street, 23rd Floor Philadelphia, PA 19107 215-567-6565 rliebenberg@finekaplan.com

Liaison and Lead Counsel for the End-Payer Plaintiffs

/s/ Dianne M. Nast

Dianne M. Nast NASTLAW LLC 1101 Market Street, Suite 2801 Philadelphia, PA 19107 215-923-9300 dnast@nastlaw.com

Liaison and Lead Counsel for the Direct Purchaser Plaintiffs

/s/ W. Joseph Nielsen

W. Joseph Nielsen Assistant Attorney General 165 Capitol Avenue Hartford, CT 06106 Tel: (860)808-5040 Fax: (860)808-5033 Joseph.Nielsen@ct.gov

Liaison Counsel for the States

/s/ Jan P. Levine

Jan P. Levine
TROUTMAN PEPPER HAMILTON
SANDERS LLP
3000 Two Logan Square
Eighteenth & Arch Streets
Philadelphia, PA 19103
Tel: (215) 981-4000
Fax: (215) 981-4750
Jan.Levine@troutman.com

/s/ Sheron Korpus

Sheron Korpus
KASOWITZ BENSON TORRES LLP
1633 Broadway
New York, NY 10019
Tel: (212) 506-1700
Fax: (212) 506-1800
skorpus@kasowitz.com

/s/ Devora W. Allon

Devora W. Allon KIRKLAND & ELLIS LLP 601 Lexington Avenue New York, NY 10022

Tel: (212) 446-5967 Fax: (212) 446-6460 devora.allon@kirkland.com

/s/ Sarah F. Kirkpatrick
Sarah F. Kirkpatrick
WILLIAMS & CONNOLLY LLP
725 Twelfth Street, N.W.
Washington, D.C. 20005
Tel: (202) 434-5958
skirkpatrick@wc.com

/s/ Chul Pak

Chul Pak WILSON SONSINI GOODRICH & ROSATI 1301 Avenue of the Americas, 40th Fl. New York, NY 10019

Tel: (212) 999-5800 Fax: (212) 999-5899 cpak@wsgr.com

Defendants' Liaison Counsel